

SEP 0 8 2006 By Atterney Docket No. 081862.P064

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re U.S. Patent No.: 6,008,805

Application No.: 08/684,130

Issued: Dec. 28, 1999

Inventor(s): Robert A. Land, et al.

For: METHOD AND APPARATUS FOR PROVIDING MULTIPLE MANAGEMENT INTERFACES TO A NETWORK DEVICE

EXPRESS MAIL STATEMENT

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Attention: Certificate of Corrections Branch

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Certificate $SEP \ 1 \ 3 \ 2006$ of Correction

SUBMISSION OF CERTIFICATE OF CORRECTION

Sir:

Enclosed is a Certificate of Correction Form PTO 1050 listing errors in the above-referenced U.S. patent.

In column 11, line 10 should state "which is specially configured." The typo "which is specially configure" is a mistake of the Patent and Trademark Office. The sentence was correctly presented in the application filed Jul. 19, 1996. Correction of this error is requested under 37 C.F.R. §1.322.

In column 11, line 31 should state "part or all of the filename." The typo "part of all of the filename" is a mistake of the Patent and Trademark Office. The sentence was correctly presented in the application filed Jul. 19, 1996. Correction of this error is requested under 37 C.F.R. §1.322.

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In column 16, lines 53-59, beginning with "Using correct HTML syntax" and ending "" should be deleted as they are properly included in column 16, line 60 through column 17, line 7. The repetition of this section of text is a mistake of the Patent and Trademark Office. The section of text was correctly presented in the application filed Jul. 19, 1996. Correction of this error is requested under 37 C.F.R. §1.322.

In column 18, lines 7-15, beginning with "Consequently, the entire block" and ending "" should be deleted as they are properly included in column 18, lines 17-30. The repetition of this section of text is a mistake of the Patent and Trademark Office. The section of text was correctly presented in the application filed Jul. 19, 1996. Correction of this error is requested under 37 C.F.R. §1.322.

In column 18, line 45 should state "In the present example." The typo "It the present example" is a mistake of the Patent and Trademark Office. The sentence was correctly presented in the application filed Jul. 19, 1996. Correction of this error is requested under 37 C.F.R. §1.322.

In column 21, line 43, claim 1 should state "third set of messages." The typo "third set of message" is a mistake of the Patent and Trademark Office. The sentence was correctly presented in the application filed Jul. 19, 1996 and the Amendment filed Jun. 14, 1999. Correction of this error is requested under 37 C.F.R. §1.322.

It is respectfully submitted that the remainder of listed errors are clerical errors by the undersigned attorney and that the errors occurred in good faith. The following corrections will not constitute new matter or require reexamination.

In Figure 3 of the patent, the label "(Prior art)" is included under the label Fig. 3 and should be removed. A replacement sheet for Figure 3 has been attached. Correction of this error is requested under 37 C.F.R. §1.323.

In column 6, line 67 through column 7 line 2, the specification states "HTTP server 424" and should state "HTTP server 414" (a total of three instances). Correction of this error is requested under 37 C.F.R. §1.323.

Carlo Short Hall Ball

In column 21, line 39, claim 1 states "second set of sources include" and should state "second set of sources includes." Correction of this error is requested under 37 C.F.R. §1.323.

In column 21, line 44, claim 1 states "third set of sources" and should state "second set of sources." Correction of this error is requested under 37 C.F.R. §1.323.

A check in the amount of \$100.00 is enclosed to cover the fee under 37 C.F.R. §1.20(a) for the corrections requested under 37 C.F.R. §1.322. If any additional fee is required, please charge Deposit Account No. 02-2666.

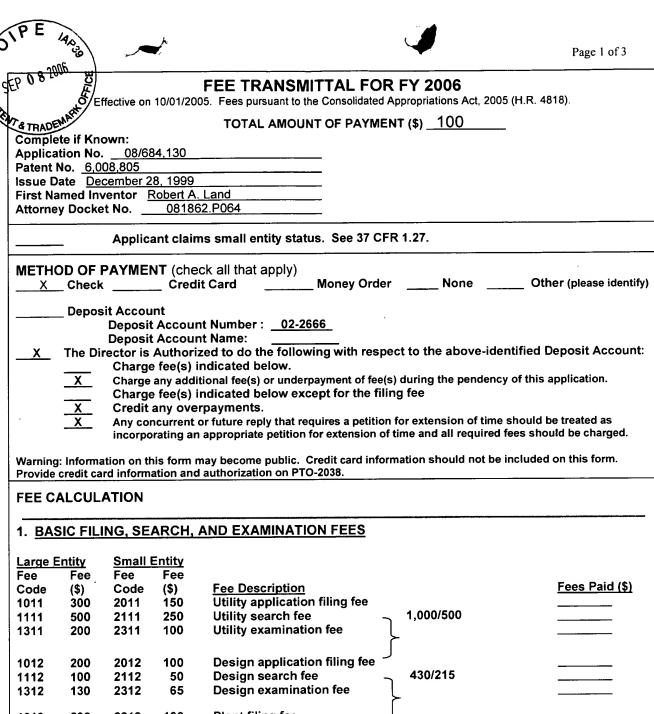
Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

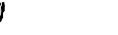
Dated: September 8, 2006

Lester J. Vincent Reg. No. 31,460

12400 Wilshire Blvd. Seventh Floor Los Angeles, CA 90025-1030 (408) 720-8300



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13	12	130	2312	65	Design examination fee	_	
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2. EXCESS CLAIM FEES										
Extra Claims	Fee from <u>Fees Paid (\$)</u>									
Total Claims	X = X = =									
Large Entity Fee Fee Fee Fee Code (\$) Code (\$) 1202 50 2202 25 Each claim over 20 1201 200 2201 100 Each independent claims, if not paid 1203 360 2203 180 Multiple dependent claims, if not paid 1204 200 2204 100 Reissue: each claim over 20 and more than in the original patent 1205 50 2205 25 Reissue: each independent claim more than in the original patent SUBTOTAL (2) \$										
3. APPLICATION SIZE FEE										
If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).										
Total Sheets Extra Sheets Number of each add't 50 or fraction thereof - 100 = / 50 = (round up to whole not be seen add't for the sheet sh	Fee from below Fees paid (\$)									
	e for each additional group of 50 sheets & drawings except sequences & program listings):									

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SUBTOTAL (3) \$ ____0

Plant

Reissue



Page 3 of 3 FEE CALCULATION (continued) 4. OTHER FEE(S) Fees Paid (\$) Non-English Specification, \$130 fee (no small entity discount) Large Entity Small Entity Fee Fee Fee Fee Fee Description Code Code (\$) (\$) 1051 130 2051 65 Surcharge - late filing fee or oath 25 Surcharge - late provisional filing fee or cover sheet 1052 50 2052 1053 130 1053 130 Non-English specification 1812 2,520 For filing a request for ex parte reexamination 1812 2,520 1813 8,800 1813 8.800 Request for inter parties reexamination 1804 920* 1804 920* Requesting publication of SIR prior to Examiner action 1,840* Requesting publication of SIR after Examiner action 1805 1,840* 1805 Extension for reply within first month 1251 120 2251 60 225 Extension for reply within second month 1252 450 2252 2253 510 Extension for reply within third month 1253 1,020 Extension for reply within fourth month 1254 1,590 2254 795 1255 2255 1,080 Extension for reply within fifth month 2,160 Notice of Appeal 1401 2401 250 500 2402 250 Filing a brief in support of an appeal 1402 500 Request for oral hearing 1403 1,000 2403 500 1,510 1,510 Petition to institute a public use proceeding 1451 1451 2452 250 Petition to revive - unavoidable 1452 500 1453 2453 750 Petition to revive - unintentional 1,500 1501 1,400 2501 700 Utility issue fee (or reissue) 400 1502 800 2502 Design issue fee 550 Plant issue fee 1503 1100 2503 1462 400 1462 400 Petitions to the Commissioner (CFR 1.17(f) Group I) 200 Petitions to the Commissioner (CFR 1.17(g) Group II) 1463 200 1463 130 Petitions to the Commissioner (CFR 1.17(h) Group III) 1464 130 1464 1807 50 1807 50 Processing fee under 37 CFR 1.17(q) 1806 180 1806 180 Submission of Information Disclosure Stmt Recording each patent assignment per 8021 40 8021 40 property (times number of properties) For filing a submission after final rejection 1809 790 2809 395 (see 37 CFR 1.129(a)) 1814 130 2814 65 Statutory Disclaimer 395 For each additional invention to be examined 1810 790 2810 (see 37 CFR 1.129(b)) Request for Continued Examination (RCE) 790 2801 395 1801 Request for expedited examination of a design 900 1802 900 1802 application 1504 300 1504 300 Publication fee for early, voluntary, or normal pub. Publication fee for republication 1505 300 1505 300 130 Request for voluntary publication or republication 1803 130 1803 Processing fee under 37 CFR 1.17(i) (except provisionals) 1808 130 1808 130 Acceptance of unintentionally delayed claim for priority 1454 1,370 1454 1,370 100 Other fee (specify) 37 C.F.R. 1.20(a) Other fee (specify) _ SUBTOTAL (4) \$ 100 *Reduced by Basic Filing Fee Paid **SUBMITTED BY:** Typed or Printed Name: Lester J. Vincent

Telephone Number: <u>408-720-8300</u> Reg. Number: 31,460 Send to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450

Signature:



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The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

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- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. (Also Form PTO-1050)

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

Page	1	of	1

PATENT NO.

: US 6,008,805

APPLICATION NO.: 08/684,130

ISSUE DATE

: Dec. 28, 1999

INVENTOR(S)

Robert A. Land, et al.

It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In column 6, line 67: delete "HTTP Server 424" and insert --HTTP Server 414--.

In column 7, line 1: delete "HTTP Server 424" and insert --HTTP Server 414--.

In column 7, line 2: delete "HTTP Server 424" and insert --HTTP Server 414--.

In column 11, line 10: delete "which is specially configure" and insert --which is specially configured--.

In column 11, line 31: delete "part of all of the filename" and insert --part or all of the filename--.

In column 18, lines 7-15: delete "Consequently, the entire block of HTML text generated by the HTTP server to display the interface for the frLportClockType field is: <AHREF="/cgi-bin/mibscript/frLportClockType/definition">Frame Relay Local Clock Type: <A> [Normal] <AHREF="/ cgi-bin/mibscript/frLportEnrtry/-confl.3.6.1.4.1.351.100.4.2.1.1.1.3.2.1.2/-args2.1" >Looped <AHREF="/ cgi-bin/mibscript/frLportEnrtry/-confl.3.6.1.4.1.351.100.4.2.1.1.1.3.2.1.2/-args2.1" >None ".

In column 18, line 45: delete "It the present example" and insert -- In the present example--.

In column 21, line 39: delete "second set of sources include" and insert -- second set of sources includes --.

In column 21, line 43: delete "third set of message" and insert --third set of messages--.

In column 21, line 44: delete "third set of sources" and insert -- second set of sources -- .

In Figure 3: delete "(Prior Art)". A replacement drawings sheet has been attached.

MAILING ADDRESS OF SENDER (Please do not use customer number below):

Blakely Sokoloff Taylor & Zafman LLP 12400 Wilshire Blvd., Seventh Floor Los Angeles, CA 90025-1030

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.